

Senate Transportation and Safety Committee 1

Amendment No. 1 to SB1669

**Tracy
Signature of Sponsor**

AMEND Senate Bill No. 1669*

House Bill No. 1710

by deleting all language after the enacting clause and by substituting instead the following:

SECTION 1. Tennessee Code Annotated, Section 54-21-122(h)(3), is amended by deleting the subdivision in its entirety and by substituting the following language:

(3) Any measurements required pursuant to this subsection (h) shall be taken from a point within the highway right-of-way at a safe distance from the edge of the traveled way, at a height above the roadway that approximates a motorist's line of sight, and as close to perpendicular to the face of the changeable message sign as practical. If perpendicular measurement is not practical, valid measurements may be taken at an angle up to forty-five degrees (45°) from the center point of the sign face. If measurement shows a level above that prescribed in subdivision (h)(4), the exact calculations shall be provided to the sign permit holder.

SECTION 2. Tennessee Code Annotated, Section 54-21-122(h)(4), is amended by deleting the language "set forth in the following tables in subdivisions (h)(4)(A), (B), (C), and (D), as applicable:" and by substituting instead the following:

set forth in the tables in subdivisions (h)(4)(A), (B), (C), and (D), as applicable.

For any measuring distance between the alternative measuring distances set forth in the following tables, the prescribed foot candle level above ambient light shall not exceed the interpolated level derived from the following formula: $[I2 = (D2^2/D1^2) \times I1]$ Where I1 = the prescribed foot candle level above ambient light for the measuring distance listed in the tables, I2 = the derived foot candle level above ambient light for the desired measuring distance, D1 = the desired

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measuring distance in feet, and D2 = the alternative measuring distance in feet
listed in the tables, as follows:

SECTION 3. Tennessee Code Annotated, Section 54-21-122(h)(4)(D), is amended by deleting the word “sign” and by substituting instead the word “signs”.

SECTION 4. This act shall take effect at 12:01 a.m. on July 1, 2014, the public welfare requiring it.